	Cas	se 3:14-cr-00367-B					e 1 of 1 PageID 6484		
			IN THE UNITED STA FOR THE NORTHERI				U.S. DISTRUCT COURT NORTHERN DISTRICT OF T	7774 0	
		·	DALLAS				FILED	EXAS	
UNIT	ED STA	ATES OF AMERICA		§ § §			MAR - 1 ZUI6		
v.				§	CASE NO.: 3:1	4-CR-	367-B(59)		
BEAU JAMES JARNAGIN				§ §		. (	LERK, U.S. DISTRICT CO	URT	
DEAU JAMES JARNAUIN				8		- Company of the Comp	Deputy	- CHA	
REPORT AND RECOMMENDATION CONCERNING PLEA OF GUILTY									
CONCERNING FLEA OF GUILT I									
Superse oath co volunta of such guilty o U.S.C.	eding In incerning ry and to offense of Posse § 841(a	dictment filed on Nov g each of the subjects hat the offense charged . I therefore recommen ssion of a Controlled	vember 4, 2015. After s mentioned in Rule 1 d is supported by an ind that the plea of guilty Substance with Intel	cau 11, 1 depe y be	tioning and exant determined that indent basis in factorial accepted, and that one obstribute and	nining t the g ct conta nt BEA l Aidir	y to Count 27 of the 61-co BEAU JAMES JARNAG guilty plea was knowledge aining each of the essential U JAMES JARNAGIN be ng and Abetting in violat rdingly. After being found	IN under eable and elements adjudged ion of 21	
<b>9</b>			custody and should be					clear and	
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.								
		The Government doe	es not oppose release.						
☐ The defendant has been compliant with the current conditions of rele						f releas	e.		
	I find by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c).							any other	
		The Government opp	ooses release.						
		• •	ot been compliant with	the	conditions of rele	ease.			
		If the Court accepts Government.	this recommendation	ı, th	is matter should	l be se	et for hearing upon motion	on of the	
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145(c) why the defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.								
Date:	March	1, 2016					>		

DAVID L. HORAN

UNITED STATES MAGISTRATE JUDGE

## NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).